HRPP POLICY APPROVAL & IMPLEMENTATION
OFFICE OF HUMAN SUBJECTS RESEARCH PROTECTIONS

Policy Number: 404

SOP Title: Research Involving NIH Staff as Subjects

Distribution: Scientific Directors; Clinical Directors; Clinical Investigators, IRB Chairs, IRB Administrators, Protocol Navigators

Revision Approval:

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POLICY

A. PURPOSE

1. Describes the circumstances under Human Research Protection Program (HRPP) policy in which NIH staff or immediate family members of the study team, may be enrolled as research subjects on NIH Intramural Research Program (IRP) protocols.

B. SCOPE

1. This policy applies to NIH staff who wish to participate in NIH IRP research at an NIH site.

2. This policy applies to NIH Principal Investigators (PIs) who recruit and/or enroll subjects who are NIH staff or immediate family members of the study team.

3. This policy applies to the NIH IRB, when reviewing research that anticipates, or is modified to allow, the recruitment and/or enrollment of NIH staff or immediate family members of the study team. The policy will also be addressed as local context information supplied to an external Reviewing IRB, as appropriate, when the research occurs at an NIH site.

4. NIH Institutes and Centers (ICs) may have additional requirements, policies, or restrictions.

C. POLICY

1. NIH staff and immediate family members of the study team are generally permitted to participate in human subjects research conducted by the NIH. This is true whether or not the research offers the prospect of direct benefit.

2. NIH staff who participate in NIH intramural research must comply with NIH policy including, but not limited to:
   a. Any prohibitions or restrictions on participation in NIH research by the NIH staff member’s Institute or Center;
   b. NIH compensation requirements; and
   c. NIH leave requirements. (See NIH Manual Chapter: 2300-630-3 - Leave Policy for NIH Employees Participating in NIH Medical Research Studies)
3. NIH staff interested in participating in NIH Research should review the NIH Frequently Asked Questions (FAQs) for Staff Who are Considering Participation in NIH Research.

4. When recruiting and/or enrolling NIH staff and immediate family members of the study team in human subjects research, NIH PIs will use appropriate safeguards described in this policy and/or as required by the IRB including when:
   a. The research offers no prospect of direct benefit (see E.1.a. below); and/or
      d. An NIH staff member seeks to enroll in research taking place within their own work unit (e.g., lab, branch or office), or in research conducted by any of their supervisors (See E.1.b. below).

5. When an external IRB is the reviewing IRB, and when the research occurs at an NIH site, the requirements of this policy will be provided by the NIH PI as local context information, as appropriate.

6. For research that does not offer the prospect of direct benefit to the subject (e.g., studies on healthy volunteers or natural history protocols), the NIH PI must describe in the protocol the safeguards that will be put in place if the recruitment and/or enrollment of NIH staff or immediate family members of the study team, is anticipated. If enrollment of NIH staff or immediate family members of the study team is not anticipated, an amendment indicating such safeguards must be approved by the IRB in advance of enrollment.

7. For research that offers the prospect of direct benefit to the subject (e.g., studies of a potential therapeutic intervention for a condition from which the subject suffers), NIH PIs are not required to obtain IRB approval for enrollment in the research of NIH staff or the immediate family members of the study team.

8. Regardless of whether the research offers prospect of direct benefit, if the potential participant is an NIH staff member who is in a subordinate relationship with an investigator on the research team or is part of the work unit where the research is taking place, whenever possible, consent should be obtained by an individual in a non-supervisory relationship with the subject. Also, a consent monitor or other qualified investigator must be present to observe the consent.

9. When reviewing research subject to this policy, the NIH IRB must determine whether a protocol’s proposed safeguards for research participation by NIH staff or the immediate family members of the study team are adequate when the research anticipates, or is modified to allow, the recruitment and/or enrollment of this population.
D. DEFINITIONS

2. **Coercion** – An overt or implicit threat of harm is intentionally presented by one person to another in order to obtain a certain outcome.

3. **Consent Monitor** – An impartial observer who ensures the approved consent process is being followed properly.

4. **Immediate Family Member** – For the purposes of Policy 404, an immediate family member is generally a group of relatives that includes parents, siblings, spouse, and children.

5. **NIH Investigator** – An NIH federal employee (intramural or extramural), Special Volunteer, Intramural Research Training Awardee (IRTA) or Cancer Research Training Awardee (CRTA) who is conducting NIH human subjects research on behalf of the NIH. This may include a contractor in accordance with policy.

6. **NIH Staff** – For Policy 404 only, “NIH staff” means Employees defined by 5 USC 2105, NIH contractors, Special Volunteers, Guest Researchers, and trainees.

7. **Subordinate** - An individual who reports directly to another person in the same section, unit or branch who has authority over the individual. (e.g., team lead/employee relationship)

8. **Supervisor** – An individual with the authority to evaluate performance, give job assignments, allocate resources, recommend pay raises or promotions, or to hire or fire.

9. **Work Unit** – The team, laboratory, branch, department, group, or office in which staff work.

E. RESPONSIBILITIES AND REQUIREMENTS

1. **NIH Investigator and Principal Investigator (PI) responsibilities and requirements:**

   a. General Requirements when NIH Staff or Immediate Family Members of the Study Team Participate in NIH Research that Offers No Prospect of Direct Benefit (e.g., studies on healthy volunteers or natural history protocols):

      i. When recruitment or enrollment of NIH staff or immediate family members of the study team is anticipated, the NIH PI must describe in the protocol the safeguards that will be put in place for the recruitment and/or enrollment of this population.

         i. When the protocol does not anticipate the enrollment of this population and the PI wants to enroll NIH staff or immediate family
members of the study team, an amendment, indicating such safeguards, must be approved by the IRB prior to enrollment.

II. The NIH PI must indicate in the protocol whether NIH staff or immediate family members of the study team will be recruited and/or will be allowed/permitted to enroll in the research protocol, and:

   ii. The NIH PI must incorporate safeguards for recruitment and/or enrollment of this population into the protocol, including safeguards required by the IRB (e.g., recruitment methods, consent monitoring, or another investigator confirming eligibility of the subject).

   iii. The NIH PI must describe the plan for recruiting this population, when anticipated, in the protocol. In addition, the PI must always follow the requirements listed below:

       • Solicitation of subordinates should not be direct, either orally or through individual mailings or email distribution.

       • Flyers and recruiting materials may be displayed in the workplace only where public announcements are permitted to be posted.

III. Prior to enrollment the NIH investigator must request NIH staff member to review the Leave Policy for NIH Employees Participating in NIH Medical Research Studies (NIH Policy Manual 2300-630-3);

IV. Prior to enrollment the NIH investigator must provide and request the NIH staff member to review the NIH Frequently Asked Questions (FAQs) for Staff Who are Considering Participation in NIH Research.

b. Additional Requirements for NIH Staff Participating in Research Taking Place Within Their Own Work Units or Conducted by Any of Their Supervisors

2. When an NIH staff member seeks to enroll in research taking place within their own work unit or conducted by any of their supervisors, the PI must assure the following:

   a. The subject is informed that neither participation nor refusal to participate as a research subject will have an effect, either beneficial or adverse, on the subject’s employment, training, or position at the NIH,
b. When possible, consent should be obtained by an individual in a non-supervisory relationship with the subject, and

c. When consent is conducted, a third party (e.g., a consent monitor) must be present to observe the consent process. This process is used to minimize the risk of undue pressure on the NIH staff member when an investigator on the research team is also the staff member’s supervisor. This can be achieved by one of the following methods:

I. At the NIH CC, a consent monitor is available through the CC Department of Bioethics Consultation Service or by a Clinical Research Advocate from the NIMH Human Subjects Protection Unit (HSPU); or

II. A consent monitor may also be another party independent of the research team (e.g., an IC monitor); or

III. Lastly, if a consent monitor is not available, the consent process will be observed by another qualified investigator on the study who is independent of the NIH staff member’s work unit and not a supervisor to the NIH staff member. If no such person exists, consent observation may be performed by any qualified investigator on the study.

3. NIH IRB requirements:

a. When an NIH PI describes in the protocol that NIH staff or immediate family members of the study team may be recruited and/or enrolled on the study, the NIH IRB must:

b. Ensure adequate safeguards for these subjects (e.g., regarding recruitment methods, consent monitoring, another investigator confirming eligibility of the subject) when the research offers no prospect of direct benefit; and/or

c. Ensure adequate protections are in place to minimize the possibility of coercion and bias when NIH staff seek to enroll in research taking place within their own work unit, or to enroll in research conducted by any of their supervisors.

I. In addition to the measures described in this policy, the NIH IRB may require any other safeguards it deems necessary to protect the rights, safety and welfare of subjects and to avoid biasing the research results.

F. REFERENCES

1. Federal Regulations: N/A
2. NIH Policy:
   NIH Manual Chapter: 2300-630-3 - Leave Policy for NIH Employees Participating in NIH Medical Research Studies

3. Guidance:
   NIH Frequently Asked Questions (FAQs) for Staff Who are Considering Participation in NIH Research

G. APPENDICES: NONE

H. REVISION HISTORY: N/A

I. SUPERSEDES DATE: 09/14/2020
   SOP 14F Research Involving Staff as Subjects